How to Ask for Your

Marriage to be Invalidated (Annulled)

For spouses/registered domestic partners who do not agree

Use this packet only if you and your spouse or registered domestic partner do **not** agree on invalidating your marriage.

Important! If one of you is pregnant now, or a child was born after you separated, the other spouse/registered domestic partner is considered the *legal* parent. If you do not think the other spouse/registered domestic partner is the parent, in most cases you can ask the court to determine who the legal parents are (parentage) by filing a case to disestablish paternity **before** the child turns 4 years old. Parentage needs to be determined for any child born during the marriage **before** your case is finalized. If you are in this situation, talk to a lawyer.

Note: If you have minor children, this instruction will start your case, but it will not give you immediate custody of the child(ren). If you want to ask for a Temporary Parenting Plan, ask the facilitator for those instructions.

Talk to a lawyer, if you can

These instructions have been developed by the King County Superior Court Family Law Information Center. They are not intended to be a substitute for legal advice. They provide only legal *information*. It's a good idea to talk to a lawyer before you file any forms. If you cannot afford a lawyer, you can:

- Find a lawyer to help you with the *most difficult* parts of your case, such as reviewing your forms, explaining how to get ready for court and confirming this is the best legal action for your case. You can contact the King County Bar Association to ask for a referral.
- Ask the Family Law Facilitator's office for a list of low-cost and free legal resources.

King County Superior Court 516 3rd Ave, Room W-382 Seattle, WA 98104 Maleng Regional Justice Center 401 4th Ave North, Room 3D Kent, WA 98032

Step 1: Fill out these forms

All of these forms in Step 1 can be downloaded at: www.kingcounty.gov/courts/scforms.aspx

Form Name	Form Number	Notes	Completed
Case Assignment Area Form and Case Information Cover Sheet	Family Law		
Confidential Information	FL All Family 001	Attachment to Confidential Information form (for additional parties or children)	
Certificate of Dissolution-Vital Statistics form			

Step 2: Fill out these forms and attachments, then make copies

All of these forms in Step 2 can be downloaded at: www.courts.wa.gov/forms/

Summons: Notice About a Marriage or Domestic Partnership	FL Divorce 200		
Petition to Invalidate (Annul) Marriage	FL Divorce 205	Use FL Divorce 206 for Registered Domestic Partnership	
Notice to Military Dependent	FL All Family 103		

If you have children under the age of 18 born during your marriage, you will also need these forms

Parenting Plan	FL All Family 140	
Declaration About Public Assistance	FL All Family 132	

How many copies do I need?

- Original set to file with the Clerk's office. Copy 1 is for your records.
 - Copy 2 is to serve the other party.
 - Make a 3rd copy if you have a child(ren) who has received public assistance at some point. You must deliver copies of your filed forms to the King County Prosecuting Attorney's Office, Family Support Section.



Fill out these forms after the other party is served.

Proof of Personal Service	FL All Family 101	Form is signed by the server. See step 4	
Declaration: Personal Service Could Not be Made in Washington	FL All Family 102	Only use if the other party is personally served out-of-state	

Step 3: Take your original forms to the Clerk's Office and pay a fee

The Clerk will ask you to pay a filing fee. If you cannot afford to pay the fee, ask for an application to let you file for free. This application is called a *Motion and Declaration for Waiver of Civil Fees and Surcharges (Kent or Seattle)*.

When you file your forms, the clerk will give you two copies of your *Case Schedule*. You will need 1 copy to serve on the other party. Keep 1 copy for your records.

Step 4: Have the other party served

You must have the other party served with copies of:

- The Case Schedule that the Clerk gave you when you filed, and
- All of the forms you filed with the clerk, except the Case Assignment Area Form and the Confidential Information Form.

How to serve

Someone over 18 – **not you** - must serve (give) the other party copies of your court papers. After serving, the server fills out a *Proof of Personal Service* form and gives it to you. Keep a copy for your own records and file the original with the Clerk's Office.

If you have questions about serving, read the Facilitator's instruction packet about service.

Step 5: You and your spouse/registered domestic partner *must* go to a family law class

You **must** both go to a class, called *Family Law Orientation*. This class will explain how the courts handle family law cases. And it will tell you where you can find information and help. The deadline to complete this class is listed on your *Case Schedule*.

Go to the Family Law Facilitator's Office for information or to register (W-382 in Seattle and 3D in Kent).

If you have children under 18, you must both go to a parenting class

Both parents **must** go to a parenting class called *What About the Children*. You must complete the class by the deadline listed on your *Case Schedule*.

Go to the Family Law Facilitator's Office for information or to register (W-382 in Seattle and 3D in Kent).

Step 6: Follow your Case Schedule

The next step is to wait to see if the other party files a Response.

You must wait:

20 days	If the other party was served in person in Washington state.
60 days	If the other party was served in person outside of Washington state, or by publication (because of a court order).
90 days	If the other party was served by mail because of a court order.

If the other party does serve and file a Response, follow your Case Schedule. Your trial will be in about 11 months. If you want to ask for **temporary** orders now, ask the Family Law Facilitators for instruction packet for *Motion for Temporary Orders*. Continue to follow your case schedule and go to Step 7.

If the other parent *does not* serve and file a Response you may be able to finalize by default. Ask the Family Law Facilitator how to finish by default or agreement. Stop here. Do not continue to Step 7.

Step 7: Finishing your Case at Trial

If you and the other party cannot come to an agreement about the invalidity of your marriage, you will have a trial before a Judge.

- If your case does not involve children: you must fill out and file the Joint Confirmation of Readiness form (the due date is listed on your case schedule) and file it with the court. Ask the Family Law Facilitators for information on preparing for trial. Also, you will need some of the forms listed below which can be downloaded at: www.courts.wa.gov/forms/
- If your case does involve children: about 4 to 6 weeks before your trial you will get an order in the mail telling you to come to court for a *Pre-Trial Conference*. At that hearing, the Judge will give you an Order. The Order will tell you what forms you need to finish your case and when they are due. Ask the Family Law Facilitators for information on preparing for trial. Also, get the forms listed below which can be downloaded at: www.courts.wa.gov/forms/

You will need these forms:

Form Name	Form Number	Notes	Completed
Findings and Conclusions About a Marriage	FL Divorce 231	Use FL Divorce 232 for Registered Domestic Partnership	
Invalid Marriage Order (Annulment Decree)	FL Divorce 241	Use FL Divorce 242 for Registered Domestic Partnership	

If you have children under the age of 18 you will also need

Parenting Plan	FL All Family 140	
Child Support Order	FL All Family 130	
Child Support Worksheets	WSCSS- Worksheets	
Child Support Schedule & Instructions	Use this information to calculate Child Support Worksheets. Online Child Support Calculation software is available at https://fortress.wa.gov/dshs/dcs/SSGen/Home	

You may also need these forms:

Financial Declaration	FL All Family 131			
Sealed Financial Source Documents (Coversheet)	FL All Family 011	This form goes on the <i>front</i> of the financial documents you file.		
If your cases involves financial matters you may have to provide copies of financial documents, including: • Your W-2s and complete personal tax returns for the past 2 years • Your most recent pay stubs (at least 6 months) • Complete partnership/corporate tax returns for the past 2 years if you have a 5% interest or more • Statements from all of your banks and financial institutions for the past 6 months Note: The other party can ask you for a copy of your check register. If this happens, you will have 14 days to provide it.				
Restraining Order	FL All Family 150			
Law Enforcement Information Sheet	WPF All Cases 01.0400			



Remember! The Judge may request additional forms. The Family Law Facilitators have information on how to prepare for trial. So please ask for it.